ARIZONA DEPARTMENT OF TRANSPORTATION

Notice of Supplemental Proposed Rulemaking

Rule Package:	Third Party Programs (Amend/New)
Title: Chapter: Article(s): Section(s):	17, Transportation 7, Department of Transportation – Third Party Programs 1, Definitions; 2, Authorization; 3, Certification; 4, Audits; 5, Pre-Application and Selection Panel; 6, Driver License Examination Program; 7, Title and Registration Program; and 8, Third Party Inspection Program R17-7-101, R17-7-201, R17-7-202, R17-7-203, R17-7-204, R17-7-301, R17-7-302, R17-7-404, R17-7-302, R17-7-404, R17-7-302, R17-7-404, R17-7-40
	401, R17-7-501, R17-7-502, R17-7-601, R17-7-602, R17-7-603, R17-7-604, R17-7-605, R17-7-606, R17-7-607, R17-7-608, R17-7-609, R17-7-610, R17-7-611, R17-7-702, R17-7-703, R17-7-704, R17-7-705, R17-7-706, R17-7-707, R17-7-801 and R17-7-802
A.A.R. Citation:	11 A.A.R. 3429, September 9, 2005 (Original) 11 A.A.R. 5103, December 2, 2005 (Supplemental)
Description:	The Arizona Department of Transportation, Motor Vehicle Division (Division) proposes to consolidate and amend existing rules and create new rules for the Division's Third Party Programs.
	Currently third party provisions are contained within 17 A.A.C. 5, Article 7 and 17 A.A.C. 7, Articles 1 through 4. This rulemaking action will consolidate the existing rules into one Chapter: 17 A.A.C. 7, Articles 1 through 8. In addition, the rules have been amended to improve clarity, conciseness, and understandability of the rules.
	These rules provide the requirements necessary for the business community and the public to successfully participate in the Third Party Programs, including: • Commercial driver licenses and instruction permits;
	Dealer licenses;
	Driver license examinations;Motor carrier permits;
	Motor vehicle record processing;
	Noncommercial driver licenses, instruction permits, and identification licenses;
	Tax report processing;Title and registration; and
	Vehicle verification.
Close of Record:	January 9, 2006
Comments:	jmquiroz@azdot.gov
Council Date:	June 6, 2006 Rule Effective Date: * August 5, 2006

^{*}Rule effective dates are approximate. Generally, a rule becomes effective sixty days after filing final with the Secretary of State's Office. The agency may demonstrate that the rule needs to be effective immediately on filing.